1 2 3 4 5 6 7 8 9	Elizabeth A. Skane, Esq. (Bar No. 7181) eskane@skanemills.com Sarai L. Thornton, Esq. (Bar No. 11067) sthornton@skanemills.com SKANE MILLS LLP 1120 Town Center Drive, Suite 200 Las Vegas, Nevada 89144 T: (702) 363-2535 / F: (702) 363-2534 Harrison Thorne, Esq. (CA SBN 313295) (Adm hthorne@fisherphillips.com FISHER & PHILLIPS LLP 444 S. Flower Street, Suite 1500 Los Angeles, California 92614 Attorneys for Defendants, FIELDING GRADU WENDI WILLIAMS and CONNIE VEAZEY	
11	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
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15	JASON SADORA,	CASE NO.: 2:24-cv-01240-APG-EJY
16	Plaintiff,	
17	v.	
18	FIELDING GRADUATE UNIVERSITY, a business; DANIELLE MOREGGI, Clinical	STIPULATION AND ORDER FOR DISMISSAL OF PLAINTIFF'S
19	and Training Director for the Psychology Institute of Las Vegas, in her individual and	COMPLAINT, WITH PREJUDICE, AGAINST DEFENDANT FIELDING
20	official capacities; WENDI WILLIAMS,	GRADUATE UNIVERSITY, WENDI
21	Provost at Fielding, in her individual and official capacities; CONNIE VEAZEY, Program Director, Clinical Psychology	WILLIAMS, AND CONNIE VEAZEY
22	Department at Fielding, in her individual and official capacities; DOE INDIVIDUALS 4	
23	through 50, inclusive, in their individual and	
24	official capacities; and DOE BUSINESS ENTITIES, 2 through 10, inclusive,	
25	Defendants.	
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FP 54004480.1

IT IS HEREBY STIPULATED by and between Plaintiff, JASON SADORA 1 2 ("Plaintiff"), by and through his counsel of record, Robert S. Melcic, Esq. of THE LAW 3 OFFICE OF ROBERT S. MELCIC, and Defendants FIELDING GRADUATE UNIVERSITY, WENDI WILLIAMS and CONNIE VEAZEY, by and through their counsel of record, Sarai L. 4 5 Thornton, Esq. of SKANE MILLS LLP and Harrison Thorne, Esq. of FISHER & PHILLIPS LLP that the Complaint filed by Plaintiff JASON SADORA against Defendants FIELDING 6 7 GRADUATE UNIVERSITY, WENDI WILLIAMS and CONNIE VEAZEY, and any 8 amendments thereafter, are hereby dismissed with prejudice against FIELDING GRADUATE 9 UNIVERSITY, WENDI WILLIAMS and CONNIE VEAZEY. 10 Each party to bear their own attorneys' fees and costs. 11 IT IS SO STIPULATED. 12 DATED this $\frac{4\text{th}}{}$ day of March, 2025. DATED this 4th day of March, 2025. 13 THE LAW OFFICE OF ROBERT S. MELCIC SKANE MILLS LLP 14 15 /s/ Robert S. Melcic /s/ Sarai L. Thornton 16 By: By: Robert S. Melcic, Esq. (Bar No. 14923) Sarai L. Thornton, Esq. (Bar No. 11067) 17 robertmelcic@gmail.com espaur@skanemills.com 18 3315 E. Russell Rd., Ste. A4-271 1120 Town Center Drive, Suite 200 Las Vegas, Nevada 89120 Las Vegas, Nevada 89144 19 /s/ Harrison Thorne 20 Attorney for Plaintiff, Harrison Thorne, Esq. (CA SBN 313295) JASON SADORA FISHER & PHILLIPS LLP 21 hthorne@fihserphillips.com 22 444 S. Flower St., Ste. 1500 Los Angeles, CA 90071 23 Attorneys for Defendants, 24 FIELDING GRADUATE UNIVERSITY, WENDI WILLIAMS, and CONNIE 25 VEAZEY 26 27 28

1 **ORDER** 2 Based on the foregoing stipulation between the parties and good cause shown, 3 IT IS HEREBY ORDERED that the Complaint filed by Plaintiff, JASON SADORA, 4 against Defendants FIELDING GRADUATE UNIVERSITY, WENDI WILLIAMS and 5 CONNIE VEAZEY, in the above-captioned matter, United States District Court, Case No. 2:24cv-01240-APG-EJY, including all claims alleged therein, are hereby dismissed with prejudice as 6 7 to Defendants FIELDING GRADUATE UNIVERSITY, WENDI WILLIAMS and CONNIE VEAZEY. 8 9 Each party to bear its own attorneys' fees and costs. 10 IT IS SO ORDERED: 11 Dated: March 5, 2025 12 Respectfully submitted by: 13 ANDREW P. GORDON 14 SKANE MILLS LLP CHIEF UNITED STATES DISTRICT JUDGE 15 /s/ Sarai L. Thornton 16 Elizabeth A. Skane, Esq. (Bar No. 7181) eskane@skanemills.com 17 Sarai L. Thornton, Esq. (Bar No. 11067) sthornton@skanemills.com 18 1120 Town Center Drive, Suite 200 Las Vegas, Nevada 89144 19 T: (702) 363-2535 20 Attorneys for Defendants, FIELDING GRADUATE UNIVERSITY, 21 WENDI WILLIAMS and CONNIE VEAZEY 22 23 24 25 26 27 28